

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

ROBERT CAPKA,

Plaintiff,

v.

QIAGEN N.V., et al.,

Defendants.

Case No.: 20-cv-4020

**NOTICE OF VOLUNTARY DISMISSAL**

PLEASE TAKE NOTICE that, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), consolidated plaintiff Robert Capka hereby voluntarily dismisses his claims in the above-captioned consolidated action (the “Action”) without prejudice. Defendants have filed neither an answer nor a motion for summary judgment in the Action.

Dated: September 16, 2020

**MOORE KUEHN, PLLC**

/s/Justin Kuehn

Justin A. Kuehn  
Fletcher W. Moore  
30 Wall Street, 8<sup>th</sup> floor  
New York, New York 10005  
Tel: (212) 709-8245  
[jkuehn@moorekuehn.com](mailto:jkuehn@moorekuehn.com)  
[fmoore@moorekuehn.com](mailto:fmoore@moorekuehn.com)

*Attorneys for Plaintiff Robert Capka*